

for the middle District

NORTHERN Division

RECEIVED

Jimmy frank Cameron MAY 16 A 10:09
plaintiff

✓

CASE NO. 2:07-CV-35-WHA

Attorney General

TROY KING

Defendant

Objection To Recommendation
of Magistrate Judge

Come now Jimmy f Cameron to show this Honorable court." That Being Labeled a sex offender has gone beyond Speculation, as To when he was Denied Parole 3-6-07 for no other Reason. Plaintiff is serving Time on Parole Violation for A DIRTY URIN (MARIJUANA) and has completed a 15 week S.A.P(Dual Diagnosis) Program and is presently taking Relapse prevention. The only Reason Plaintiff was Denied Parole was because of The civil Actions Pending before this court. Plaintiff say that Troy King's office Protested Plaintiff Parole- so this court would do exactly what it has done. NO notification Act, if Plaintiff Parole was Denied. Then Plaintiff civil Action would be Dismissed because of being Denied Parole

WAS PASSED. Plaintiff Show This as a Threat of injury. by causing plaintiff to stay in Prison because of a sex crime Plaintiff never committed!" Plaintiff is saying That he would be Released again if not for being Labeled a sex offender and That is A HARD ship. Plaintiff say That if not for The Megan Law He would have been Re-instateed on Parole!". Plaintiff would Like To Request a extension of Time 30 Days. so he can get Documented Proof of his issues of material fact. To show This court.. Plaintiff is Trying To get a Reconsideration for a Earlier Parole Date. When he finish The 30 Day Relapse prevention Class he is Taking at this Time. Plaintiff Pray for At The Least a 30 Day extension
see exhibit.

Enclosers

Date 5-7-07 Jimmy F Cannon
Plaintiff

STATE BOARD OF PAROLES AND PAROLEES
MONTGOMERY, ALABAMA

ACTION BY THE BOARD

NAME CAMERON, JIMMY FRANK A# 102591 DOCKET 03-007
PAROLE IS THIS DAY ORDERED BY: 1/3 11/27/09

MY REASONS FOR FAVORING PAROLE OF THE PRISONER ARE AS FOLLOWS:
SUBJECT HAS SERVED SUFFICIENT PORTION OF SENTENCE.
INVESTIGATION HAS BEEN MADE OF SUBJECT.
SUBJECT'S PAROLE PROGRAM IS ACCEPTABLE.
PRISON AUTHORITY REPORT IS SATISFACTORY.
UPON ACCEPTANCE BY (STATE OF)
I AM OF THE OPINION THAT THERE IS A REASONABLE PROBABILITY THAT
IF THE PRISONER IS RELEASED, (HE/SHE) WILL LIVE AND REMAIN AT
LIBERTY WITHOUT VIOLATING THE LAW, AND THAT (HIS/HER) RELEASE
IS NOT INCOMPATIBLE WITH THE WELFARE OF SOCIETY.
INTERVIEWING PAROLE OFFICER RECOMMENDS.
OTHER

MEMBER DATE

MY REASONS FOR FAVORING PAROLE OF THE PRISONER ARE AS FOLLOWS:
SUBJECT HAS SERVED SUFFICIENT PORTION OF SENTENCE.
INVESTIGATION HAS BEEN MADE OF SUBJECT.
SUBJECT'S PAROLE PROGRAM IS ACCEPTABLE.
PRISON AUTHORITY REPORT IS SATISFACTORY.
UPON ACCEPTANCE BY (STATE OF)
I AM OF THE OPINION THAT THERE IS A REASONABLE PROBABILITY THAT
IF THE PRISONER IS RELEASED, (HE/SHE) WILL LIVE AND REMAIN AT
LIBERTY WITHOUT VIOLATING THE LAW, AND THAT (HIS/HER) RELEASE
IS NOT INCOMPATIBLE WITH THE WELFARE OF SOCIETY.
INTERVIEWING PAROLE OFFICER RECOMMENDS.
OTHER

MEMBER DATE

MY REASONS FOR FAVORING PAROLE OF THE PRISONER ARE AS FOLLOWS:
SUBJECT HAS SERVED SUFFICIENT PORTION OF SENTENCE.
INVESTIGATION HAS BEEN MADE OF SUBJECT.
SUBJECT'S PAROLE PROGRAM IS ACCEPTABLE.
PRISON AUTHORITY REPORT IS SATISFACTORY.
UPON ACCEPTANCE BY (STATE OF)
I AM OF THE OPINION THAT THERE IS A REASONABLE PROBABILITY THAT
IF THE PRISONER IS RELEASED, (HE/SHE) WILL LIVE AND REMAIN AT
LIBERTY WITHOUT VIOLATING THE LAW, AND THAT (HIS/HER) RELEASE
IS NOT INCOMPATIBLE WITH THE WELFARE OF SOCIETY.
INTERVIEWING PAROLE OFFICER RECOMMENDS.
OTHER

MEMBER DATE
SPECIAL CONDITIONS

CONTINUED TO

PAROLE IS THIS DAY DENIED
DATE 3/6/09 MEMBER 3/6/09
3/6/09 *Stacy J. Wilkins* 3/6/09
3/6/09 *Robert Thompson* 3/09

Declaration Under Penalties of Perjury
Pursuant To 28 U.S.C 1746

Come now Jimmy F Cameron and Does say that
The affermentioned is TRUE and CORRECT To The
Best of his knowledge and belief and being
Competent To make This Declaration Under Penalty
of Perjury. Pursuant To 28 U.S.C. 1746

1. Plaintiff Parole was Denied
2. Plaintiff is being Revoked for a Dirty URIN
3. Plaintiff Took a 15 week S.A.P program.
4. Plaintiff was Denied Parole because of the MEGAN
LAW and filing This civil Action
5. Plaintiff say That in it self is A genuine Issue

Pursuant To 28 U.S.C. 1746 I Declare Under
Penalty of Perjury That The foregoing is TRUE
and CORRECT To The Best of his knowledge and
belief

executed this 7 Day of MAY 2007

Jimmy F Cameron

~~RECOMENDATION~~ MOTION for Extension of time

Come now Plaintiff and Does Ask this Court
for A ~~30 Day~~ extension so that he can
try to get Documents. That will Prove His
case. That He is and has been Punished for
A 30 year old Crime against nature (Sodomy)
which he was and is innocent of! Plaintiff
Pray that this Honorable court will Grant
him a 30 Day Extension of Time. because
of the aforementioned Reasons. Plaintiff further
PRAYS

105591

Date 5-7-07
Jimmy Casner

Certificate of Service

Come now Timmy f Cameran and Does
say that a copy of the forgoing was
served on the Attorney General this
1 Day of May 2007 by placing a copy
in the free legal mail box here at Bullock
correctional facility

105541

Timmy f Cameran

Jimmy Cameron 10551
PO Box 5107 C-1-7A
Union Springs, ALA

36089

LEGAL
E

36101-0711 80057

Montgomery, ALA
36101-0711

United States District Court

PO Box 711

